Case 3:20-cr-00056-M Document 10 Filed UZIZZIZZI IN THE UNITED STATES DISTRICT COURT Page 1 FOR THE NORTHERN DISTRICT OF TEXAS

U.S. DISTRICT COURT
ONDRIHEROUS RICE OF TEXAS

FEB 2 5 2020

	DALLAS DIVISION	
UNITED STATES OF AMERICA,	§	CLERK, U.S. DISTRICT COURT By Depuir
v.	9 § Ca	ase Number: 3:20-CR-00056-M
WILLIE HARRIS (1),	9 §	
Defendant.	9 §	

REPORT AND RECOMMENDATION

		CONCERNI	NG PLEA OF GU	JILTY		
caution determ indeper guilty b	ed befor ing and ined that indent bat be accep	TE HARRIS (1), by consent, under autre me pursuant to Fed. R. Crim.P. 11, and examining WILLIE HARRIS (1) under the guilty plea was knowledgeable assis in fact containing each of the essention of the essention of the test and that WILLIE HARRIS (1) be a simposed accordingly. After being found	nd has entered a plot der oath concerning and voluntary and al elements of such adjudged guilty of	ea of guilty to Count 1 g each of the subjects that the offense(s) cha offense. I therefore re 18 USC § 641 Theft of	of the Information. After mentioned in Rule 11, I arged is supported by an commend that the plea of Government Funds and	
	The de	efendant is currently in custody and shou	ld be ordered to rer	nain in custody.		
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.					
		The Government does not oppose released and the defendant has been compliant with I find by clear and convincing evidence person or the community if released and	the current condit that the defendant	is not likely to flee or p		
		The Government opposes release. The defendant has not been compliant. If the Court accepts this recommend. Government.			ring upon motion of the	
	substar recomr under §	the Court finds there is a (b) the Government has stances are clearly shown and convincing evidence nity if released.				
	Date: F	February 25, 2020.	UNITED STATE	ES MAGIS RATE JUI	OGE	

NOTICE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).